

residents. I ask all of my colleagues to join me in recognizing Senior Officer Jones for his distinguished career with the Grapevine Police Department.

AWARENESS OF DUCHENNE MUSCULAR DYSTROPHY

HON. JON RUNYAN

OF NEW JERSEY

IN THE HOUSE OF REPRESENTATIVES

Wednesday, June 22, 2011

Mr. RUNYAN. Mr. Speaker, I rise today to raise awareness about Duchenne muscular dystrophy.

Duchenne is a progressive muscle disorder for which there is no cure and affects boys disproportionately. According to Parent Project Muscular Dystrophy, the disease affects approximately 1 in 3,500 live male births. Conditions of the disease include deterioration of the muscle tissue, abnormal bone development, paralysis and eventually death.

Earlier this year, my office was contacted by several families from my district whose young sons are living with Duchenne.

Duchenne takes lives too quickly, but due in large part to research developments, there are signs of hope.

Over the last five years, Congress has appropriated \$157 million to the National Institutes of Health for Duchenne efforts. In 2010, the NIH awarded three grants specifically to New Jersey institutions totaling \$874,000.

Two of the grants were awarded to the University of Medicine and Dentistry of New Jersey, to explore treatments for congenital diseases, and the third went to TRIM-Edicine, for research of protein therapies for muscular dystrophy.

I hope these and other innovations bring us closer to finding the answers that we need to help and even cure Duchenne MD.

HONORING THE ONE HUNDRED YEAR ANNIVERSARY OF THE BROOKLAWN VOLUNTEER FIRE COMPANY

HON. ROBERT E. ANDREWS

OF NEW JERSEY

IN THE HOUSE OF REPRESENTATIVES

Wednesday, June 22, 2011

Mr. ANDREWS. Mr. Speaker, I rise today to honor the Brooklawn Fire Company for its 100 years of service to the citizens of Brooklawn. The brave men of the Brooklawn Fire Company have consistently displayed true heroism and commitment throughout the past century. I thank them for their service.

Founded in 1911, the Brooklawn Fire Company was originally two separate departments. After the Broadway Fire Company and Brooklawn Volunteer Company had served the area for a number of years, the two companies merged in order to increase efficiency and enhance coverage. On January 27, 1942, the two became the Brooklawn Volunteer Fire Company. Throughout this process, serving the community was always the top priority. To this day, the men of the Brooklawn Fire Company are active public servants and dedicated members of the community, sponsoring local events and fostering a sense of safety in the Borough of Brooklawn.

With 2 stations, 25 active members, and 15 inactive members, the Brooklawn Fire Company is committed to the community. As volunteers, these citizen fire fighters are often wrongly overlooked. They have dedicated their time and energy to uphold a simple promise: to answer the call of duty whenever the fire alarm rings. Their sense of community reaches far beyond the borders of Brooklawn. When neighboring towns call for help, the Brooklawn Fire Company stands ready to serve. Today, I honor these men for continuing and keeping a century long tradition of service alive and thriving. Their heroism and sacrifice are exemplary for the Borough of Brooklawn and the entire South Jersey community.

CONGRATULATING STEPHEN PHILIP SLADE FOR OBTAINING THE RANK OF EAGLE SCOUT

HON. SANDY ADAMS

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, June 22, 2011

Mrs. ADAMS. Mr. Speaker, I would like to congratulate Stephen Philip Slade for achieving the rank of Eagle Scout.

Stephen showed his dedication to his community and to scouting by fixing and painting a rusted swing set for a local school in Merritt Island, Florida. Throughout the history of the Boy Scouts of America, the rank of Eagle Scout has only been attained through dedication to concepts such as honor, duty, country and charity. By applying these concepts to daily life, Christian has proven his true and complete understanding of their meanings, and thereby deserves this honor.

I offer my congratulations on a job well done and best wishes for the future.

HONORING DON MASSEY

HON. THADDEUS G. McCOTTER

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES

Wednesday, June 22, 2011

Mr. McCOTTER. Mr. Speaker, today I rise to honor the extraordinary life of Don Massey and to mourn him upon his passing at the age of 83.

Born in Lawrenceburg, Tennessee on April 28, 1928 to Samuel Henry and Ila Marie Massey, Don became enamored of the automobile business when, at the age of 14, he took a summer job as a porter at a Jacksonville, Florida Dodge dealership. Ten years later Don, now married to his beloved Joyce, had moved to Michigan with \$300.00 and a love of cars. Employed at a used Desoto/Plymouth dealership in Wayne, this natural salesman moved on to Paul McGlone Chevrolet where he advanced to the position of General Manager within two years. Under his direction, McGlone became the number one Chevrolet dealership in the world from 1958 until 1960.

Deteriorating health and a stern warning from his doctor dictated Don make drastic changes to his heavy workload and, in 1960, he felt he had no choice but to retire. After several months, Mr. Massey felt well enough to begin a new venture and opened a very

successful used car lot of his own in 1961. Five years later, Don again retired, selling the lot, and moved to Plymouth, Michigan. Boredom quickly set in and Don bought "a little store that sold a couple hundred Oldsmobiles and fifty-sixty Cadillacs a year." He intended to work half days. A New Year's Day 1967 blizzard dropped several feet of snow and while digging out to inventory his stock, the indomitable Don sold seven cars. In a short time Don Massey Cadillac would become the top Cadillac dealer in the world, a title it would hold consistently.

A legendary salesman, Don believed in acquainting himself with his customers. His friendly approach brought him many a friend and sold many a car. In 1981, Don Massey acquired the second of his many dealerships when he purchased Capitol Cadillac located in Lansing, Michigan. Over the next decade he expanded his successful Southern charm to Colorado, Tennessee, Florida, North Carolina, Kentucky, California and Texas. When General Motors launched its Saturn brand, Massey opened the first of three Saturn dealerships in the Detroit area in 1990. Although he sold every brand under the General Motors umbrella, Don Massey became known as "The Cadillac King".

Don Massey believed in his employees and promoted from within. His distinctive Southern drawl was recognizable in radio commercials for his dealerships. While he was never one to micromanage his businesses, he always left an imprint of his unassuming, personable style, and was an active member of his community. He co-sponsored the Plymouth Ice Sculpture contest, held an open barbecue on the 4th of July and donated the lights to the Plymouth baseball park bearing his name. He wanted his wife Joyce to be remembered. Massey built a wing on the Colorado hospital she was treated in after a debilitating car accident and named it after her. Don partnered with the St. Joseph Mercy Health System to establish the Joyce M. Massey Traumatic Brain Injury Day Treatment Center. A beautiful garden at Madonna University, in my hometown of Livonia, also bears the late Joyce Massey's name.

As Don was nearing 70, offers to buy the colossal Massey conglomerate began. In 1998, he sold his three Saturn dealerships to General Motors. The next year GM bought his Ann Arbor Cadillac showroom but an offer to purchase the rest of the Massey holdings was rejected. Don sold his portfolio of sixteen dealerships in 2002 but he remained the voice of the dealership which still bears his name. One enduring piece of advice he shared, "Keep both feet firmly on the ground and don't over-extend yourself—socially or financially."

Sadly, on June 10, 2011, Don passed from this earthly world to his eternal reward. Reuniting in eternity with his beloved wife Joyce, daughter Joellen and brothers Tom and Sam Henry, Don is survived by his children Donald Jr. and Brenda, brother Bobby and sister Ruth.

Mr. Speaker, Don Massey will be long remembered as a dedicated husband, legendary businessman, philanthropist, community leader and above all as a friend. Don was a man who deeply treasured his family, friends, community and his country. Today, as we bid Don Massey farewell, I ask my colleagues to join me in mourning his passing and honoring his unwavering patriotism and legendary service to our community and our country.

OPPOSITION TO GENE PATENTING

HON. LOUISE McINTOSH SLAUGHTER

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Wednesday, June 22, 2011

Ms. SLAUGHTER. Mr. Speaker, I rise today in opposition to gene patenting. The sequencing of the human genome was the most momentous medical achievement in this century, with unparalleled implications for patients and our economy. And we cannot squander that success by patenting genes.

The Human Genome Project has helped our economy to grow by \$796 billion. Today, 310,000 American jobs are linked to the sequencing of the Human Genome. Furthermore, personalized medicine has transformed the way doctors care for patients. According to the American Medical Association, more than 1,200 genetic tests can be used today to help diagnose and treat over 1,000 different diseases. Personalized medicine helps to provide safer, more cost-effective medicine.

Yet, to fully realize the potential of personalized medicine, we must ensure that our laws and policies keep pace with our science. Today as we consider the patent bill, I would like to clarify the intersection between genes and patents.

Many of us carry within us genes that predispose us to illnesses or influence the effectiveness of medications. These genes are natural products—not inventions. And as natural products, they should not be patented. It's this simple: just as a kidney cannot be patented, genetic sequences should not be patented.

Unfortunately, 20 percent of our genes have already been claimed as intellectual property. For several decades, the U.S. government issued patents on genes. Thankfully the Department of Justice recognized this clear overreach on the part of the United States Patent and Trademark Office—and moved to correct this mistake.

On October 29, 2010, the United States Department of Justice filed an amicus brief in which they explained: "the unique chain of chemical base pairs that induces a human cell to express a BRCA protein is not a 'human-made invention.' Nor is the fact that particular natural mutations in that unique chain increase a woman's chance of contracting breast or ovarian cancer. Indeed, the relationship between a naturally occurring nucleotide sequence and the molecule it expresses in a human cell—that is, the relationship between genotype and phenotype—is simply a law of nature. The chemical structure of native human genes is a product of nature, and it is no less a product of nature when that structure is 'isolated' from its natural environment than are cotton fibers that have been separated from cotton seeds or coal that has been extracted from the earth."

The United States Department of Justice has come to the inevitable conclusion that genes are natural products, and not fit for patenting. And last year, a federal court in New York came to the same conclusion.

Not only is the issuance of patents on genes wrong, contrary to common sense, and in violation of Congressional intent, but it also damages human health. Gene patents have cut off access to important tests. For example, the company that owns sole rights to the BRCA1 and BRCA2 sequences—which deter-

mines hereditary risk factors around breast and ovarian cancer—charges between \$3,000 and \$4,000 for a single test. Other laboratories have offered to perform the test for several hundred dollars, but are not able to do so because of the patent on those particular genetic sequences. And the information provided by this test is critical for medical decision-making: Up to 85 percent of those individuals who possess these genetic sequences will be diagnosed with breast cancer at some point in their life. By granting a monopoly, we risk placing these genetic tests out of reach for patients.

Furthermore, gene patents stop innovation in their tracks. They prevent anyone outside of the patent holder from studying the gene sequence under patent. As Dr. Stieglitz of Columbia, a Nobel Prize winning economist, wrote, "Our genetic makeup is far too complicated for a single entity to hold the keys to any given gene and to be able to choose when, if ever, to share." We threaten scientific advancement, if we do not allow scientists to untangle the manifold implications of specific gene sequences. We can not reap the full benefits of personalized medicine if researchers must go to hundreds of different patent holders to analyze one patient's genome.

The battle to keep policy and science marching hand in hand has been a long one, and I worked for dozens of years to ensure that the nation's laws support genetics policy.

In 1995, I introduced legislation, entitled the Genetic Information Nondiscrimination Act (GINA), in order to prevent genetic discrimination. For personalized medicine to flourish, patients needed to be able to get genetic tests without the fear that it would endanger their employment or their health insurance. Thirteen years after I first introduced GINA, it was passed into law. GINA is one of the nation's great civil rights laws, which has helped open the door to personalized medicine.

By passing GINA in 2008, the U.S. Congress showed itself to be at the forefront of genetics policy. I expect no less of our government when it comes to gene patenting. Today, the Patent Office has the opportunity to institute evidence-based policy and end the patenting of genes, and it must do so.

AGRICULTURE, RURAL DEVELOPMENT, FOOD AND DRUG ADMINISTRATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2012

SPEECH OF

HON. NIKI TSONGAS

OF MASSACHUSETTS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, June 14, 2011

The House in Committee of the Whole House on the State of the Union had under consideration the bill (H.R. 2112) making appropriations for Agriculture, Rural Development, Food and Drug Administration, and Related Agencies programs for the fiscal year ending September 30, 2012, and for other purposes:

Ms. TSONGAS. Madam Chair, I missed votes on the day of June 16, 2011, because I traveled back to my district to attend the funeral service for a Marine killed in combat, Corporal William Witowicz. Had I been

present, I would have voted for amendments to the FY 2012 Agriculture, Rural Development, and Food and Drug Administration Appropriations Act that encourage local and regional food systems and fund programs that support the work of minority and socially disadvantaged farmers. I also would have supported amendments that protect taxpayer funds by implementing modest restrictions on excessive farm subsidy payments.

I would have voted against amendments that seek to delay the Commodity Futures Trading Commission's efforts to enforce commonsense rules on risky derivative swaps and other financial transactions, prevent the Department of Agriculture from implementing their climate change adaption policy, or propose deeper cuts to the FDA that would hinder the agency's ability to protect our nation's food supply from food-borne illnesses.

Finally, I would have opposed passage of the overall FY 2012 Agriculture, Rural Development, and Food and Drug Administration Appropriations Act because of the bill's drastic and indefensible cuts to the Women, Infants, and Children, WIC, program, which provides vital aid for our nation's most vulnerable pregnant women, infants and children. In the last year, WIC provided nutritious food, counseling on healthy eating, and health care referrals to thousands of women and children in my state. Additionally, the underlying bill undermines commonsense financial rules, choosing to protect Wall Street speculators that are driving up gas prices over the American taxpayer. Likewise, I cannot support the deep cuts in FDA funding included in the bill that will severely undermine food safety efforts and increase the risk of food-borne illnesses.

RECOGNIZING PRINCIPAL RICHARD JONES' DECADES OF SERVICE TO OUR COMMUNITY AS A LEADER IN EDUCATION

HON. GARY C. PETERS

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES

Wednesday, June 22, 2011

Mr. PETERS. Mr. Speaker I rise today to recognize Mr. Richard Jones, the distinguished principal of North Farmington High School, on the occasion of his retirement after nearly 25 years of service to the families and students of Farmington Hills, Michigan through his work as an educator, administrator and community leader.

Mr. Richard Jones started his career in education nearly four decades ago and has been part of the Farmington Hills school district family for the last quarter of a century. He thrived as an English teacher and also a football and tennis coach, creating a comfortable learning environment where students were able to succeed and flourish. After many years in the classroom and on the field, he was made principal of the high school in 1998.

As principal, Mr. Jones treated every student, parent and teacher with dignity and respect. He is someone the students trusted and the teachers looked to for advice. His main goal was always to have a school unified by a message of tolerance and acceptance. During his time as principal he implemented many innovative school-wide programs on issues